## UNITED STATES COURT OF APPEALS ELEVENTH CIRCUIT

APPLICATION FOR LEAVE TO FILE A SECOND OR FILED SUCCESSIVE MOTION TO VACATE, SET ASIDED STREET COURT ED IN CLERKE SEFISE.

OR CORRECT SENTENCE 28 U.S.C. § 2255

\* AUG 2 - 2016 \*

BROOKLYN OFFICE

BY A PRISONER IN FEDERAL CUSTODY

Name Dominic ALI	Prisoner Number _	83287053
Institution FCI Miami FEDER		
Street Address 15801 SW	137+ AUE.	
City Miami	State Floring	Zip Code <u>33/77</u>

## INSTRUCTIONS-READ CAREFULLY

- (1) This application must be legibly handwritten or typewritten and signed by the applicant under penalty of perjury. Any false statement of a material fact may serve as the basis for prosecution and conviction for perjury.
- (2) All questions must be answered concisely in the proper space on the form.
- (3) The Judicial Conference of the United States has adopted the 8½ x 11 inch paper size for use throughout the federal judiciary and directed the elimination of the use of legal size paper. All pleadings must be on 8½ x 11 inch paper, otherwise we cannot accept them.
- (4) All applicants seeking leave to file a second or successive petition are required to use this form, except in capital cases. In capital cases only, the use of this form is optional.
- (5) Additional pages are not permitted except with respect to additional grounds for relief and facts which you rely upon to support those grounds. DO NOT SUBMIT SEPARATE PETITIONS, MOTIONS, BRIEFS, ARGUMENTS, ETC., EXCEPT IN CAPITAL CASES.

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(6) In accordance with the "Antiterrorism and Effective Death Penalty Act of 1996," as codified at 28 U.S.C. § 2255, effective April 24, 1996, before leave to file a second or successive motion can be granted by the United States Court of Appeals, it is the applicant's burden to make a prima facie showing that he satisfies either of the two conditions stated below.

A second or successive motion must be certified as provided in [28 U.S.C.] section 2255 by a panel of the appropriate court of appeals to contain—

- (1) newly discovered evidence that, if proven and viewed in light of the evidence as a whole, would be sufficient to establish by clear and convincing evidence that no reasonable factfinder would have found the movant guilty of the offense; or
- (2) a new rule of constitutional law, made retroactive to cases on collateral review by the Supreme Court, that was previously unavailable.
- (7) When this application is fully completed, the original and three copies must be mailed to:

Clerk of Court
United States Court of Appeals for the Eleventh Circuit
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

			APPLICATION	
1.	(a)	of conviction	ivision of the United States District Court which entered on under attack FASTERN DISTRICT OF	
	(b)	Case numb	NSW YORK et 14-CR-00042-SJ-0	2
2.			of conviction	
3.	Length	of sentence	Sentencing Judge STERLING C	TOHNSON
4.	Nature	of offense	or offenses for which you were convicted:  NOSKING CONSPIRACY	
	(a) Nar (b) Cas (c) Nat (d) Gro	court? Yes ( ) N one, comp ne of court se number ure of proce	nviction and sentence, have you ever filed a motion to () If "yes", how many times?	_ (if more than
			ve an evidentiary nearing on your motion? Yes ( )	No ( )
	(g) Da	te of result		
6.	(a) Na (b) Ca	me of cour se number	federal motion, give the same information:  teeding	
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(e) Did you receive an evidentiary hearing on your motion? Yes () No ()
(f) Result
(g) Date of result
As to any third federal motion, give the same information:
(a) Name of court
(b) Case number
(c) Nature of proceeding
(d) Grounds raised (list all grounds; use extra pages if necessary)
(e) Did you receive an evidentiary hearing on your motion? Yes ( ) No ( )
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(g) Date of result  Did you appeal the result of any action taken on your federal motion? (Use extra preflect additional petitions if necessary)
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If "yes,	" briefly	y state	the nev	wly dis	covered	evidence	, and	why	it w	as not
previou	sly availa	able to v	ou/	•			•	•		-
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Suppor	ing I AC		i your s	tory orr	city with	iout citing	Casca	01 10	w).	
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Was this claim raised in a prior motion? Yes () No ()

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	claim rely on a "ne state the new rule of		Yes () No ()
	state the new rule of	. Iaw (give case	
If "yes,"	briefly state the	newly discovered	vidence?" Yes () No () ed evidence, and why it was not
	11 -	<del>_</del> _	
	-		
[Additional	grounds may be as	serted on addit	ional pages if necessary]
		w pending in an	y court as to the judgment now under
attack? Yes ( If "yes," name of	Court		Case number
11 yes,		<u> </u>	<del></del>
Wherefore, appl grant an Order Author Motion to Vacate under	izing the District C	ourt to Conside	art of Appeals for the Eleventh Circuit r Applicant's Second or Successive
			sivine Sli
			Applicant's Signature
I declare under Penalty and correct.	of Perjury that my a	nswers to all the	questions in this Application are true
Executed on	22,7016 [date]		mine Ali
			Applicant's Signature
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	Proof of Service
Applicant must send a cor office in the district in w	y of this application and all attachments to the United States Attorney's nich you were convicted.
I certify that on	ly 22, 2016, I mailed a copy of this Application and [date]
all attachments to	CLERK OF COURT
at the following address:	THEODORE ROOSEVELT U.S. COURTHOUSE 225 CADMAN PLAZA SAST
	BROOKILYN, NY 1/201
	Applicant's Signature
	•
	·
Pursuant to Fed.R.App in the institution's internal ma	2.25(a), "Papers filed by an inmate confined in an institution are timely filed if deposited it system on or before the last day of filing. Timely filing of papers by an inmate confined

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in an institution may be shown by a notarized statement or declaration (in compliance with 28 U.S.C. § 1746) setting forth the date of deposit and stating that first-class postage has been prepaid."

